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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan. **0** Lien Avoidance

**0** Valuation of Security

**0** Assumption of Executory Contract or Unexpired Lease

Last revised: August 1, 2020

### **UNITED STATES BANKRUPTCY COURT** District of Now Jorsey

			DISTRICT OF IN	iew Jersey		
In Re:	Carlos A. Bedoy	/a		Case No.:		19-13186
		Б.	1.4	Judge:	Honorak	ole Vincent F. Papalia
		De	ebtor(s)			
		CHA	APTER 13 PLAI	N AND MOTION	s	
☐ Original☐ Motions	Included		Modified/Notice R Modified/No Notic		Date:	February 2, 2022
				D FOR RELIEF U BANKRUPTCY C		
		YOU	JR RIGHTS MA	Y BE AFFECTE	D	
contains the Plan proportion of the Plan proportion of the Plan proportions of the Plan protection of the Plan proportion of the Plan protection of the Plan pro	ne date of the consed by the Debeney. Anyone wheetion within the duced, modified ay be granted whee Notice. The Conservation may take plantation based on contest said treasume.	onfirmation hean of the total adjust despendent of the time frame stands, or eliminated. Without further not the lien. The despendent must file the lien of the column of the column of the lien.	ring on the Plan bots. You should lose any provision ated in the Notice This Plan may lotice or hearing rm this plan, if the chapter 13 debtor need not fillateral or to reduce a timely objection.	proposed by the read these paper on of this Plan or e. Your rights make confirmed and , unless written on the are are no timely notions to avoid occonfirmation produce the interest right and appear a ce. Debtors must read the confirmation and appear a ce.	e Debtor. This of the care carefully and any motion independent of the carefully and the carefully filed objection is filed by filed objection or modify a lient cass. The plantion or adversate. An affected the confirmation	box on each line to
				g items. If an ite ctive if set out la		as "Does Not" or if า.
THIS PLA	N:					
	✓ DOES NOT SET FORTH IN		I-STANDARD P	ROVISIONS. NO	ON-STANDARI	O PROVISIONS MUST
COLLATE	RAL, WHICH N	MAY RESULT I	N A PARTIAL P	CURED CLAIM I AYMENT OR NO N PART 7, IF AN	D PAYMENT A	Y ON VALUE OF T ALL TO THE
				NONPOSSESSO NPART 7, IF AN		CHASE-MONEY
Initial Deb	otor(s)' Attorney	/s/ RIL	Initial Debtor:	/s/ CAB	Initial Co-D	ebtor

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a. The pay \$1,280.00	e debtoi Monthly		over the first 35 months of his tustee, starting on February 1, 20 per the CARES Act.		
b. Th	e debtor	Future Earnings	ments to the Trustee from the fo		
c. Us	e of real	property to satisfy pla Sale of real property Description: Proposed date for co	-		
		Refinance of real pro Description: Proposed date for co			
		Loan modification wi Description: Proposed date for co	th respect to mortgage encumb	ering pr	operty:
d.		The regular monthly loan modification.	mortgage payment will continue	e pendir	ng the sale, refinance or
e.	<b>✓</b>	Other information that Debtor is a limousine d	at may be important relating to triver whose income has been greatly reed to put post-petition arrears thr	ly reduce	d due to the COVID pandemic.
		_			
Part 2: Adec			x NONE will be made in the amount of \$	to h	e naid to the Chanter 13
		d pre-confirmation to	(creditor).	10 D	e paid to the Onapter 19
		protection payments v Plan, pre-confirmatior	vill be made in the amount of \$_n to: (creditor).	to b	e paid directly by the
Part 3: Prior	ity Clai	ms (Including Admir	istrative Expenses)		
a. All allov	wed pric	ority claims will be paid	in full unless the creditor agree	es other	wise:
Creditor Ronald I. LeVin	e, Esq.		Type of Priority  Administrative		Amount to be Paid \$6,496.00 paid through the plan. Fee application to be filed for an additional Est. \$3,900.00
State of New Je	rsey Dep	partment of Treasury	Taxes and certain other debts		\$1056.45
Check	one: ne e allowe ned to or	d priority claims listed	ned or owed to a governmental below are based on a domestion nental unit and will be paid less	c suppor	rt obligation that has been

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Creditor Type of Priority Claim Amount Amount to be Paid

#### **Part 4: Secured Claims**

#### a. Curing Default and Maintaining Payments on Principal Residence: • NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrogrago	Interest Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral of Type of Debt	Arrearage	Arrearage	Plan)	Plan)
		\$42,377.46 pre petition +			\$2,707.65
		\$5,710.52 per consent order			***subject to
US Bank, NA/	_	+\$15,744.34 per consent			annual increases
	98 Cresskill Ave	order enteredJanuary 2022			pursuant to
Servicing	Dumont, NJ		\$0.00	\$63,832.32	R.E.S.P.A.***

## b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

			Interest	Amount to be Paid	Regular Monthly
			Rate on	to Creditor (In	Payment (Outside
Creditor	Collateral or Type of Debt	Arrearage	Arrearage	Plan)	Plan)

#### c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	g

#### d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

# NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior	IIILGI GSL III	Interest	Total Amount to Be Paid
Creditor	Collateral	Debt	value	Liens	Collateral	Rate	De Palu

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					omplet	es the F		yment	of the fu	ull amount of the
Upo		tion, the s		rminated as t						11 U.S.C. 362(a) and he following
Creditor			Collatera	al to be Surrenc	dered		Valu		endered Collateral	Remaining Unsecured Deb
Creditor	The following	ng secure	d claims	Plan ☑ NON are unaffect	ted by t					
g. Secure Creditor	ed Claims to	be Paid		Through the ateral	Plan [	<u>√</u> NON	E	Total	Amount to	be Paid through the Plar
Part 5: Ur	nsecured C	laime	NON	-						
	<ul><li>✓</li><li>✓</li></ul>	Not less the Not less the Pro Rata	nan \$ nan <u>100</u> distributi	lowed non-p _ to be distri o percent on from any	buted /	oro rata	ds		l be paid	d:
Creditor	Separately	CIASSITIE		ured claims r Separate Clas			ed as fol Treatme			Amount to be Paid
Part 6: Ex	cecutory Co	ontracts a	nd Une	xpired Leas	es	<sup>X</sup> NON	NE			
,	OTE: See tin ential real pro			orth in 11 U. is Plan.)	S.C. 36	65(d)(4)	) that m	ay prev	ent ass	umption of
	executory confollowing, w			•	, not pr	eviousl	y rejecte	ed by o	peration	n of law, are rejected,
Creditor	Arrears Plan	to be Cure	d in I	Nature of Contr	act or Le	ease	Treatme	nt by Del	btor	Post-Petition Payment
Part 7: Mo	otions X	NONE								
form, <i>Noti</i> 3015-1. A	ice of Chap Certificatio	ter 13 Pla n of Serv	n Trans ice, Not	<i>mittal,</i> with	in the t ter 13	time an <i>Plan Tı</i>	nd in the ransmit	e manr <i>tal and</i>	ner set	gether with local forth in D.N.J. LBR <i>ion</i> must be filed
				r 11 U.S.C.						

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Creditor	Nature of Collateral	Type of Lie	en Amount c		Value of ollateral	Amount Claime Exemption	of Othe ed Agai	m of Aller Liens inst the roperty	Amount of Lien to be Avoided
b. Mo NONE	tion to Avoid I	Liens and	l Reclassify	Claim fro	m Secu	red to Com	npletely U	Insecu	ıred. 🕢
	ebtor moves to h Part 4 above:	•	the followin	g claims as	unsecu	ired and to	void liens	on col	lateral
Creditor	Collateral		Scheduled Debt	Total Collate Value			Value of Creditor's Interest in Collateral		Total Amount of Lien to be Reclassified
<b>Partially Uns</b> The D	tion to Partiall ecured.  NO ebtor moves to n collateral con	reclassify sistent wi	the followin	ng claims asove:	partially		nd partiall		ecured, and  Amount to be Reclassified as
Part 8: Othe	r Plan Provisionsting of Propel Upon Confirm Upon Dischard	ons rty of the ation		Value			Secured		Unsecure
Credit	yment Notices ors and Lessors e Debtor notwit	s provided			ay conti	inue to mail	customar	ry notio	ces or
_	der of Distribu	tion							
c. Or				ims in the f					

### Part 9: Modification NONE

NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2.

The Standing Trustee  $\square$  is,  $\checkmark$  is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

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I certify under penalty of perjury that the above is true.

Date:	February 2, 2022	/s/ Carlos A. Bedoya
		Carlos A. Bedoya
		Debtor
Date:		
		Joint Debtor
Date	February 2, 2022	/s/ Ronald I. LeVine
		Ronald I. LeVine
		Attorney for the Debtor(s)